

DUMMIT, BUCHHOLZ & TRAPP

Attorneys At Law
 1661 Garden Highway
 Sacramento, California 95833-9706
 Telephone (916) 929-9600
 Fax (916) 927-5368

Daniela P. Stoutenburg- State Bar No. 183785
 Carolyn L. Katzorke - State Bar No. 237989
 Attorneys for Defendants KRISTINE SCOPAZZI,
 BERTHALUPE CARRILLO, AND WATSONVILLE
 COMMUNITY HOSPITAL

UNITED STATES DISTRICT COURT**NORTHERN DISTRICT OF CALIFORNIA**

GREGORY NICHOLAS STESHENKO)

Plaintiff,)

-vs-)

THOMAS McKAY, DOROTHY NUNN)
 and ANNE LUCERO, of the Cabrillo)
 Community College District; CABRILLO)
 COMMUNITY COLLEGE DISTRICT;)
 KRISTINE SCOPAZZI; BERTHALUPE)
 CARRILLO, and JANE DOE, of)
 Watsonville Community Hospital;)
 WATSONVILLE COMMUNITY)
 HOSPITAL,)

Defendants.)

Case No. 5:09-CV-05543-RS

Magistrate Judge: Richard Seeborg

Courtroom: 4 (5th Floor)

**STIPULATION AND ORDER TO
 CONTINUE CASE MANAGEMENT
 CONFERENCE SET FOR JUNE 30,
 2011**

Plaintiff, GREGORY STESHENKO, and Defendants, WATSONVILLE COMMUNITY
 HOSPITAL, KRISTINE SCOPAZZI, BERTHALUPE CARRILLO, SALLY NEWELL, and
 DOROTHY NUNN, ANNE LUCERO and CABRILLO COMMUNITY COLLEGE DISTRICT,
 by and through their undersigned counsel, do herewith submit this Stipulation to continue the
 Case Management Conference presently set for June 30, 2011.

///

1 WHEREAS, Daniela P. Stoutenburg, counsel for Defendants, WATSONVILLE
2 COMMUNITY HOSPITAL, KRISTINE SCOPAZZI, BERTHALUPE CARRILLO and SALLY
3 NEWELL, is not available due to an out-of-country, pre-paid vacation from June 23, 2011
4 through July 16, 2011. Ms. Stoutenburg then commences an estimated three-week trial on July
5 25, 2011.

6 Further, Carolyn L. Katzorke, the associate attorney assigned to this matter, is currently
7 out on medical leave, with an estimated return date of August 1, 2011.

8 John A. Shupe, counsel for Defendants, DOROTHY NUNN, ANNE LUCERO and
9 CABRILLO COMMUNITY COLLEGE DISTRICT, is unavailable from August 15, 2001
10 through August 19, 2011, and thereafter commences a trial on August 26, 2011 through the first
11 week of September, 2011.

12 Therefore, it is hereby stipulated that the Case Management Conference on June 30,
13 2011, be rescheduled, due to the unavailability of counsel for Defendants, WATSONVILLE
14 COMMUNITY HOSPITAL, KRISTINE SCOPAZZI, BERTHALUPE CARRILLO and SALLY
15 NEWELL. The Case Management Conference will now take place as follows:

16 Either on a date between August 1, 2011 and August 12, 2011, or on a date after
17 September 5, 2011.

18 IT IS SO STIPULATED.

19 Dated: June 14, 2011

DUMMIT, BUCHHOLZ & TRAPP

20 By: /s/ Daniela P. Stoutenburg

Daniela P. Stoutenburg

21 Carolyn L. Katzorke

22 Attorneys for Defendants KRISTINE SCOPAZZI,
23 BERTHALUPE CARRILLO, AND WATSONVILLE
24 COMMUNITY HOSPITAL
25

26 ///

27 ///

28 ///

1 Dated: June 22, 2011

DAL BON & MARGAIN, APC

2
3
4 By: /s/ James Dal Bon

James Dal Bon

5 Attorney for Plaintiff, GREGORY NICHOLAS
6 STESHENKO

7 Dated: _____

LYNCH AND SHUPE, LLP.

8
9
10 By: _____

John A. Shupe

11 Attorney for Defendants, DOROTHY NUNN, ANNE
12 LUCERO AND CABRILLO COMMUNITY COLLEGE
13 DISTRICT

14 **ORDER**

15 PURSUANT TO STIPULATION, IT IS SO ORDERED that the Case Management
16 Conference, scheduled for June 30, 2011 is hereby VACATED. The Case Management
17 Conference will now be scheduled for August 11, 2011 at 10:00 a.m./~~p.m.~~ in Courtroom 3.
18 The Joint Case Management Statement shall be filed on or before 8/4/11.

19
20
21 Dated: June 22, 2011

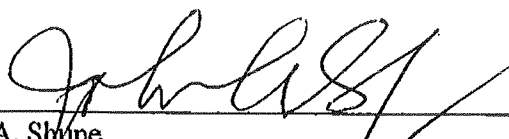
By: 

The Honorable Richard Seeborg

1 Dated: _____ DAL BON & MARGAIN, APC
2
3

4 By: _____
5 James Dal Bon
6 Attorney for Plaintiff, GREGORY NICHOLAS
7 STESHENKO

8 Dated: 6/14/11 LYNCH AND SHUPE, LLP.
9

10 By:  _____
11 John A. Shupe
12 Attorney for Defendants, DOROTHY NUNN, ANNE
13 LUCERO AND CABRILLO COMMUNITY COLLEGE
14 DISTRICT

15 **ORDER**

16 PURSUANT TO STIPULATION, IT IS SO ORDERED that the Case Management
17 Conference, scheduled for June 30, 2011 is hereby VACATED. The Case Management
18 Conference will now be scheduled for _____ at _____ a.m./p.m. in Courtroom ____.
19 The Joint Case Management Statement shall be filed on or before _____.

20
21 Dated: June __, 2011 By: _____
22 The Honorable Richard Seeborg
23
24
25
26
27
28